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10	UNITED STATES	DISTRICT COURT
11	DISTRICT OF NEVADA	
12		
13	BOARD OF TRUSTEES OF THE PLUMBERS AND PIPEFITTERS LOCAL	Case No. 2:17-cv-01861-JAD-CWH
14	525 HEALTH AND WELFARE TRUST AND PLAN; BOARD OF TRUSTEES OF	
15	THE PLUMBERS AND PIPEFITTERS UNION LOCAL 525 PENSION PLAN;	MOTION TO ENLARGE TIME FOR
16	AND BOARD OF TRUSTEES OF	SERVICE OF COMPLAINT AND
17	PLUMBERS AND PIPEFITTERS LOCAL UNION 525 APPRENTICE AND	SUMMONS
18	JOURNEYMAN TRAINING TRUST FOR SOUTHERN NEVADA,	
19	Plaintiffs,	
20	1 failtiffs,	
21	VS.	
22	CLEARWATER MECHANICAL, INC., a Nevada corporation; MARIO PAONESSA, an	
23	individual; INNOVATIONS LV, LLC, a	
24	Nevada limited liability company; PHILADELPHIA INSURANCE COMPANY,	
25	a Pennsylvania corporation; HUDSON INSURANCE COMPANY, a New York	
26	corporation, Defendants.	
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Plaintiffs, the Boards of Trustees of the Plumbers and Pipefitters Union Local 525 Health and Welfare Trust and Plan, the Plumbers and Pipefitters Union Local 525 Pension Plan, and the Plumbers and Pipefitters Local Union 525 Apprentice and Journeyman Training Trust for Southern Nevada ("Trust Funds"), respectfully request the Court enlarge the Trust Funds' period of service of the complaint and summons on Defendants Clearwater Mechanical, Inc., Mario Paonessa and Innovations LV, LLC (collectively "Clearwater Defendants").

Pursuant to Federal Rule of Civil Procedure, a plaintiff has ninety (90) days to serve the complaint and summons on a defendant after the complaint is filed. Fed. R. Civ. P. 4(m). However, if the plaintiff shows good cause, the Court may extend the time for service for an appropriate period of time. Id.

Good cause exists here. The Trust Funds and the Clearwater Defendants have been dutifully attempting to resolve this dispute through multiple settlement negotiations since July 26, 2017. The parties have exchanged numerous settlement offers and counteroffers, and the parties are confident that resolution is imminent.

The Trust Funds did not serve the Complaint on the Clearwater Defendants due to these ongoing settlement negotiations. The Clearwater Defendants are not attempting to evade service. Trust Funds' counsel has spoken with the Clearwater Defendants' counsel, and can represent to the Court that the Clearwater Defendants have no objection to enlarging the time for service in order for the parties to finalize the settlement resolution.

The Trust Funds have also extended open ended extensions to the remaining defendants to respond to the Complaint because the contemplated resolution between the Trust Funds and Clearwater Defendants is intended to resolve all claims between all parties.

The Trust Funds therefore respectfully request the Court enlarge the time required for service by an additional forty (40) days, until November 18, 2017, in order to finalize settlement negotiations.

If the parties for some reason cannot not agree on settlement terms, the Trust Funds will then proceed to serve the Clearwater Defendants and file corresponding affidavits of service.

1	A Proposed Order is provided beneath the undersigned's signature block.	
2	Dated: October 4, 2017. BROWNSTEIN HYATT FARBER SCHRECK, LLP	
3	/s/ Christopher M. Humes	
4	Adam P. Segal, Esq. Nevada Bar No. 6120	
5	Bryce C. Loveland, Esq.	
6	Nevada Bar No. 10132 Christopher M. Humes, Esq.	
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	Attorneys for Plaintiffs	
11	ODDED	
12	ORDER	
13	IT IS SO ORDERED that Plaintiffs' deadline to serve Clearwater Mechanical, Inc Mario Paonessa and Innovations LV, LLC is extended until November 18, 2017.	
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16	UNITED STATES INSTRICT/MAGISTRATE JUDGE	
17	Case No. 2:17-cv-01861-JAD-CWH	
18	October 11, 2017	
19	DATED:	
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BROWNSTEIN HYATT FARBER SCHRECK, LLP 100 North City Parkway, Suite 1600 Las Vegas, Nevada 89106-4614 (702) 382-2101

CERTIFICATE OF SERVICE

Pursuant to Federal Rule of Civil Procedure 5(b), I certify that I am an employee of Brownstein Hyatt Farber Schreck, LLP and that on this 4th day of October, 2017, I served a true copy of the foregoing MOTION TO ENLARGE TIME FOR SERVICE OF COMPLAINT AND SUMMONS upon

NO PARTIES ENTERED

a. CM/ECF System

I declare under penalty of perjury that the foregoing is true and correct.

/s/ Wendy Cosby

An Employee of Brownstein Hyatt Farber Schreck, LLP